IN THE UNITED STATES DISTRICT COURT

FOR THE WESTERN DISTRICT OF WISCONSIN	
Marshall Joint School District No. 2, Plaintiff, v. C.D., by and through his parents, Brian and Traci D.,	ORDER 08-cv-187-bbc
Defendant.	
Traci and Brian D., as parents of and on on behalf of their minor child, C.D., Plaintiffs,	08-cv-189-bbc
V.	
Marshall Joint School District No. 2, Defendant.	
In a judgment dated August 2, 2010, the Coreversed the decisions in these cases and remanded	•

of Marshall Joint School District No. 2 and vacation of the fee award to C.D. in the amount

of \$88,964.85.

Accordingly, IT IS ORDERED that the judgments entered herein on January 9, 2009

and May 14, 2009 are VACATED in their entirety. The clerk of court is directed to enter

judgment in favor of plaintiff Marshall Joint School District in case no. 08-cv-187-bbc and

in favor of defendant Marshall Joint School District in case no. 08-cv-189-bbc.

Entered this 19th day of October, 2010.

BY THE COURT:

/s/

BARBARA B. CRABB

District Judge

2